

EASTERN DISTRICT OF NEW YORK

FILED IN CLERK'S OFFICE

UNITED STATES OF AMERICA

U.S. DISTRICT COURT E.D.N.Y.

		APPLICATION AND ORDER OF EXCLUDABLE DELAY				JUN 27 2011
Terri	Ann Bedell		Case No.	MJ	11-537	LONG ISLAND OFFICE
The Ui	nited States of America a	nd the defendant her	eby jointly re ed from the co	quest tha	t the time peri on of the time	od from period within
	an information or indic trial of the charges agai	tment must be filed, inst defendant must o	or (XW) commence. (I	XC)		
The parties seek	k the exclusion of the fore	egoing period becaus	e			
	they are engaged in ple al, and they require an ex ould not, despite their dil they need additional tir	clusion of time in ordination of the clusion of time in ordination of the clusion	der to focus e ble time for e	fforts on ffective p	plea negotiation for	ons without the
Sixth Amendme this Court adopt	efendant states that he/she ent to the Constitution; th ted pursuant to that Act; a it he/she has a right to be	e Speedy Trial Act o and Rule 50(b) of the	f 1974, 18 U. Federal Rule	S.C. §§ : s of Crin	3161-74; the p ninal Procedur	olan and rules of e. The defendant
Defendant	4/6		For U.S. At	torney, E	D.N.Y.	
Counsel for De	fendant					
The joi	int application of the Unit	ted States of America	a and the defe	ndant ha	ving been hear	d at a proceeding
on the date belo	ow, the time period from		, 2	006 to		, 2006
is hereby exclud	ded in computing the time	within which () ar	n information	or indict	ment must be	filed or () trial
must commence	e. The Court finds that th	is exclusion of time	serves the end	ls of justi	ce and outwei	gh the interests of
without trial, the	he defendant in a speedy given the reasonable likel e exclusion of time will a be denied the reasonable diligence.	ihood that ongoing p llow all counsel to fo time necessary for e	lea negotiatio cus their effo ffective prepa	ns will re rts on ple tration fo	sult in a dispo a negotiations r trial, taking i	without the risk
SO OF	RDERED.					
	al IslipsNY					•
Jun	e 27,2011				•	